1	BONDING REQUIREMENTS FOR GOVERNMENT OFFICERS			
2	AND EMPLOYEES			
3	2011 GENERAL SESSION			
4	STATE OF UTAH			
5	Chief Sponsor: Ryan D. Wilcox			
6	Senate Sponsor: Daniel R. Liljenquist			
7				
8	LONG TITLE			
9	General Description:			
10	This bill modifies the bonding requirement for certain government officers and			
11	employees.			
12	Highlighted Provisions:			
13	This bill:			
14	 modifies the bonding requirement for certain government officers and employees to 			
15	allow the officer or employee to be covered under the state Risk Management Fund;			
16	removes surety bond requirements for:			
17	 regional grazing advisory boards; 			
18	 employees of the Division of Wildlife Resources; 			
19	 employees of the Alcoholic Beverage Control Commission; 			
20	 the Labor Commission and its designated employees; 			
21	• the adjutant general;			
22	• a property and fiscal officer of the United States for Utah for the National			
23	Guard;			
24	• the business administrator and other board officers of a local school board; and			
25	• the Transportation Commission;			
26	repeals surety bond provisions for:			
27	• the Utah Insurance Commissioner and employees of the Insurance Department;			
28	 officers of the state militia; 			
29	the state auditor; and			

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30	• the attorney general;	
31	• amends provisions for giving a bond if required for a state officer or an official of a	
32	state institution; and	
33	makes technical changes.	
34	Money Appropriated in this Bill:	
35	None	
36	Other Special Clauses:	
37	This bill provides an effective date.	
38	Utah Code Sections Affected:	
39	AMENDS:	
40	4-20-1.6 , as last amended by Laws of Utah 2010, Chapter 278	
41	32B-2-206 (Effective 07/01/11), as enacted by Laws of Utah 2010, Chapter 276	
42	34A-1-201, as last amended by Laws of Utah 2002, Chapter 176	
43	39-1-21 , as last amended by Laws of Utah 1991, Chapter 114	
44	39-1-25, as last amended by Laws of Utah 1963, Chapter 61	
45	52-2-1 , Utah Code Annotated 1953	
46	53A-3-302, as last amended by Laws of Utah 1999, Chapter 218	
47	53A-3-304, as enacted by Laws of Utah 1988, Chapter 2	
48	72-1-301 , as last amended by Laws of Utah 2010, Chapter 286	
49	76-8-203, as last amended by Laws of Utah 1996, Chapter 79	
50	REPEALS AND REENACTS:	
51	52-1-2, as last amended by Laws of Utah 1984, Chapter 67	
52	REPEALS:	
53	23-14-9, as last amended by Laws of Utah 1992, Chapter 30	
54	31A-2-107, as last amended by Laws of Utah 1986, Chapter 204	
55	39-1-27 , Utah Code Annotated 1953	

63A-3-108, as renumbered and amended by Laws of Utah 1993, Chapter 212

 $\mathbf{63A-9-806}$, as renumbered and amended by Laws of Utah 1997, Chapter 252

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58	67-3-7, Utah Code Annotated 1953
59 60	67-5-2, Utah Code Annotated 1953
61	Be it enacted by the Legislature of the state of Utah:
62	Section 1. Section 4-20-1.6 is amended to read:
63	4-20-1.6. Regional Grazing Advisory Boards Duties.
64	(1) The commissioner shall appoint members to a regional board for each grazing
65	district from nominations submitted by:
66	(a) the Utah Cattlemen's Association;
67	(b) the Utah Woolgrower's Association;
68	(c) the Utah Farm Bureau Federation; and
69	(d) a conservation district, if the conservation district's boundaries include some
70	portion of the grazing district.
71	(2) Regional boards:
72	(a) shall provide advice and recommendations to the state board; and
73	(b) may receive money from the Rangeland Improvement Account created in Section
74	4-20-2.
75	(3) If a regional board receives money as authorized by Subsection (2)(b), the regional
76	board shall elect a treasurer to expend the money:
77	(a) as directed by the regional board; and
78	(b) in accordance with Section 4-20-3.
79	[(4) (a) A treasurer elected in accordance with Subsection (3) shall, for the faithful
80	performance of the treasurer's official duties, file with the department:]
81	[(i) a \$5,000 corporate surety bond; or]
82	[(ii) a \$10,000 personal surety bond.]
83	[(b) The regional board shall pay the premium for the bond required by Subsection

Section 2. Section 32B-2-206 (Effective 07/01/11) is amended to read:

(4)(a) from the money received under Subsection (2)(b).]

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86	32B-2-206 (Effective 07/01/11). Powers and duties of the director.	
87	Subject to the powers and responsibilities of the commission under this title, the	
88	director:	
89	(1) (a) shall prepare and propose to the commission general policies, rules, and	
90	procedures governing the administrative activities of the department; and	
91	(b) may submit other recommendations to the commission as the director considers in	
92	the interest of the commission's or the department's business;	
93	(2) within the general policies, rules, and procedures of the commission, shall:	
94	(a) provide day-to-day direction, coordination, and delegation of responsibilities in the	
95	administrative activities of the department's business; and	
96	(b) make internal department policies and procedures relating to:	
97	(i) department personnel matters; and	
98	(ii) the day-to-day operation of the department;	
99	(3) subject to Section 32B-2-207, shall appoint or employ personnel as considered	
100	necessary in the administration of this title, and with regard to the personnel shall:	
101	(a) prescribe the conditions of employment;	
102	(b) define the respective duties and powers; <u>and</u>	
103	(c) fix the remuneration in accordance with Title 67, Chapter 19, Utah State Personnel	
104	Management Act;	
105	[(d) designate those employees required to give a bond; and]	
106	[(e) specify the bond amounts;]	
107	(4) shall establish and secure adherence to a system of reports, controls, and	
108	performance in matters relating to personnel, security, department property management, and	
109	operation of:	
110	(a) a department office;	
111	(b) a warehouse;	
112	(c) a state store; and	
113	(d) a package agency;	

114	(5) within the policies, rules, and procedures approved by the commission and			
115	provisions of law, shall purchase, store, keep for sale, sell, import, and control the storage, sale,			
116	furnishing, transportation, or delivery of an alcoholic product;			
117	(6) shall prepare for commission approval:			
118	(a) recommendations regarding the location, establishment, relocation, and closure of a			
119	state store or package agency;			
120	(b) recommendations regarding the issuance, denial, [nonrenewl] nonrenewal,			
121	suspension, or revocation of a license, permit, or certificate of approval;			
122	(c) an annual budget, proposed legislation, and reports as required by law and sound			
123	business principles;			
124	(d) plans for reorganizing divisions of the department and the functions of the			
125	divisions;			
126	(e) manuals containing commission and department policies, rules, and procedures;			
127	(f) an inventory control system;			
128	(g) any other report or recommendation requested by the commission;			
129	(h) rules described in Subsection 32B-2-202(1)(o) governing the credit terms of the			
130	sale of beer;			
131	(i) rules governing the calibration, maintenance, and regulation of a calibrated metered			
132	dispensing system;			
133	(j) rules governing the display of a list of types and brand names of liquor furnished			
134	through a calibrated metered dispensing system;			
135	(k) price lists issued and distributed showing the price to be paid for each class, variety,			
136	or brand of liquor kept for sale at a state store, package agency, or retail licensee;			
137	(l) policies or rules prescribing the books of account maintained by the department and			
138	by a state store, package agency, or retail licensee; and			
139	(m) a policy prescribing the manner of giving and serving a notice required by this title			
140	or rules made under this title;			
141	(7) shall make available through the department to any person, upon request, a copy of			

142	a poncy made by the director;		
143	(8) shall make and maintain a current copy of a manual that contains the rules and		
144	policies of the commission and department available for public inspection;		
145	(9) (a) after consultation with the governor, shall determine whether an alcoholic		
146	product should not be sold, offered for sale, or otherwise furnished in an area of the state		
147	during a period of emergency that is proclaimed by the governor to exist in that area; and		
148	(b) shall issue a necessary public announcement or policy with respect to the		
149	determination described in Subsection (9)(a); and		
150	(10) shall perform any other duty required by the commission or by law.		
151	Section 3. Section 34A-1-201 is amended to read:		
152	34A-1-201. Commissioner Appointment Removal Compensation		
153	Qualifications Responsibilities Reports.		
154	(1) (a) The chief administrative officer of the commission is the commissioner, who		
155	shall be appointed by the governor with the consent of the Senate.		
156	(b) The commissioner shall serve at the pleasure of the governor.		
157	(c) The commissioner shall receive a salary established by the governor within the		
158	salary range fixed by the Legislature in Title 67, Chapter 22, State Officer Compensation.		
159	(d) The commissioner shall be experienced in administration, management, and		
160	coordination of complex organizations.		
161	(2) (a) The commissioner shall serve full-time.		
162	(b) (i) Except as provided in Subsection (2)(b)(ii), the commissioner may not:		
163	(A) hold any other office of this state, another state, or the federal government except		
164	in an ex officio capacity; or		
165	(B) serve on any committee of any political party.		
166	(ii) Notwithstanding Subsection (2)(b)(i), the commissioner may:		
167	(A) hold a nominal position or title if it is required by law as a condition for the state		
168	participating in an appropriation or allotment of any money, property, or service that may be		
169	made or allotted for the commission; or		

170	(B) serve as the chief administrative officer of any division, office, or bureau that is			
171	established within the commission.			
172	(iii) If the commissioner holds a position as permitted under Subsection (2)(b)(ii), the			
173	commissioner may not be paid any additional compensation for holding the position.			
174	(3) [(a)] Before beginning the duties as a commissioner, an appointed commissioner			
175	shall[: (i)] take and subscribe the constitutional oath of office[;] and file the oath with the			
176	Division of Archives[; and].			
177	[(ii) give a corporate surety bond in the amount in form determined by the Division of			
178	Finance.]			
179	[(b) An employee of the commission receiving or disbursing funds of the state shall			
180	give corporate surety determined by the Division of Finance.]			
181	[(c) The bond premiums for bonds required under this Subsection (3) shall be paid by			
182	the state.]			
183	(4) The commissioner shall:			
184	(a) administer and supervise the commission in compliance with Title 67, Chapter 19,			
185	Utah State Personnel Management Act;			
186	(b) approve the proposed budget of each division and the Appeals Board;			
187	(c) approve all applications for federal grants or assistance in support of any			
188	commission program; and			
189	(d) fulfill such other duties as assigned by the Legislature or as assigned by the			
190	governor that are not inconsistent with this title or Title 34, Labor in General.			
191	(5) (a) The commissioner shall report annually to the Legislature and the governor			
192	concerning the operations of the commission and the programs that the commission			
193	administers.			
194	(b) If federal law requires that a report to the governor or Legislature be given			
195	concerning the commission or a program administered by the commission, the commissioner or			
196	the commissioner's designee shall make that report.			
197	Section 4. Section 39-1-21 is amended to read:			

198	39-1-21. Adjutant general Salary.			
199	The adjutant general shall:			
200	(1) receive a salary established by the governor within the salary range fixed by the			
201	Legislature in Title 67, Chapter 22, State Officer Compensation[. He shall give an official			
202	bond to the state in the penal sum of \$10,000 to cover all duties imposed and offices conferred			
203	by law or authority on the adjutant general. He shall]; and			
204	(2) devote all of [his] the adjutant general's time during the office hours of the military			
205	department to the duties of [his] the office.			
206	Section 5. Section 39-1-25 is amended to read:			
207	39-1-25. Property and fiscal officer of the United States for Utah.			
208	(1) The governor shall designate an officer of the National Guard, subject to the			
209	approval of the Department of the Army or the Department of the Air Force, as property and			
210	fiscal officer of the United States for Utah. [Such]			
211	(2) The officer shall:			
212	(a) have had actual service in the forces of the United States or the National Guard[7]			
213	and have knowledge of army or air administration[. Such officer shall];			
214	(b) receive and account for all funds and property belonging to the United States in the			
215	possession of the National Guard[, and shall];			
216	(c) make [such] the returns and reports concerning the [same] funds as may be required			
217	by the National Guard Bureau[. Such officer shall]; and			
218	(d) render, through the National Guard Bureau, [such] accounts of federal funds			
219	entrusted to [him] the officer for disbursement as may be required by the Treasury Department.			
220	[Before entering upon the performance of his duties as property and disbursing officer he shall			
221	be required to give good and substantial bond to the United States, the amount thereof to be			
222	determined by the National Guard Bureau, for the faithful performance of his duties, for the			
223	safekeeping and proper disbursing of the federal property and funds entrusted to his care.]			
224	Section 6. Section 52-1-2 is repealed and reenacted to read:			
225	52-1-2. Bonds to state Approval and recording Filing of oaths.			

226	(1) Unless otherwise provided in statute, if a state officer or an official of a state			
227	institution is required to give an official bond to the state, the state officer or executive director			
228	of the state institution shall:			
229	(a) ensure that the bond is provided as required by statute; and			
230	(b) keep the bond on file at the administrative office of the:			
231	(i) state officer or the state institution; or			
232	(ii) Division of Risk Management.			
233	(2) A state official shall file the state official's oath of office with the Division of			
234	Archives and Records Service created under Section 63A-12-101.			
235	Section 7. Section 52-2-1 is amended to read:			
236	52-2-1. Time in which to qualify Failure Office declared vacant.			
237	[Whenever] (1) When any person duly elected or appointed to any office of the state or			
238	any of its political subdivisions, fails to qualify for [such] the office within 60 days after the			
239	date of the beginning of the term of office for which [he] the person was elected or appointed,			
240	[such] the office [shall thereupon become] is vacant and shall be filled as provided by law.			
241	[Whenever the] (2) When a required bond of any officer of the state or of any of its			
242	political subdivisions is canceled, revoked, annulled or otherwise becomes void or of no effect,			
243	without another proper required bond being given so that continuance of the required bonded			
244	protection is afforded, the office of [such] the officer [shall thereupon become] is vacant and			
245	shall be filled as provided by law. [Any elected or appointed official who has failed on the			
246	effective date of this act to qualify for the position to which he was elected or appointed, shall			
247	be deemed to come within the provisions of this act, and the office of such officer shall become			
248	vacant at the end of 40 days after the effective date of this act unless legal bond is given before			
249	the expiration of such period, and such office shall be filled as provided by law.]			
250	Section 8. Section 53A-3-302 is amended to read:			
251	53A-3-302. Business administrator Term Oath.			
252	(1) Each board shall appoint a business administrator.			
253	(2) The business administrator's term of office is for two years and until a successor is			

254	appointed and qualified.			
255	(3) If it becomes necessary to appoint an interim business manager due to a vacancy in			
256	the office of business administrator, then the board shall make an appointment during a public			
257	meeting for an indefinite term not to exceed one year, which term shall end upon the			
258	appointment and qualification of a new business manager.			
259	(4) The business administrator qualifies for office by taking the constitutional oath of			
260	office [and by posting any required bond or undertaking].			
261	Section 9. Section 53A-3-304 is amended to read:			
262	53A-3-304. Other board officers.			
263	(1) A board may appoint other necessary officers who serve at the pleasure of the			
264	board. [The board may require these officers to give a bond to the board in an amount			
265	prescribed by the board.]			
266	(2) These officers shall qualify by taking the constitutional oath of office before			
267	assuming office.			
268	Section 10. Section 72-1-301 is amended to read:			
269	72-1-301. Transportation Commission created Members, appointment, terms			
270	Qualifications Pay and expenses Chair Quorum.			
271	(1) (a) There is created the Transportation Commission which shall consist of seven			
272	members.			
273	(b) The members of the commission shall be residents of Utah.			
274	(c) The members of the commission shall be selected on a nonpartisan basis.			
275	(d) (i) The commissioners shall be appointed by the governor, with the consent of the			
276	Senate, for a term of six years, beginning on April 1 of odd-numbered years, except as provided			
277	under Subsection (1)(d)(ii).			
278	(ii) The first two additional commissioners serving on the seven member commission			
279	shall be appointed for terms of two years nine months and four years nine months, respectively,			
280	initially commencing on July 1, 1996, and subsequently commencing as specified under			

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Subsection (1)(d)(I).

282	(e) The commissioners serve on a part-time basis.		
283	(f) Each commissioner shall remain in office until a successor is appointed and		
284	qualified.		
285	(2) (a) Except as provided in Subsection (2)(b), the selection of the commissioners		
286	shall be as follows:		
287	(i) one commissioner from Box Elder, Cache, or Rich county;		
288	(ii) one commissioner from Salt Lake or Tooele county;		
289	(iii) one commissioner from Carbon, Emery, Grand, or San Juan county;		
290	(iv) one commissioner from Beaver, Garfield, Iron, Kane, Millard, Piute, Sanpete,		
291	Sevier, Washington, or Wayne county;		
292	(v) one commissioner from Weber, Davis, or Morgan county;		
293	(vi) one commissioner from Juab, Utah, Wasatch, Duchesne, Summit, Uintah, or		
294	Daggett county; and		
295	(vii) one commissioner selected from the state at large.		
296	(b) Beginning with the appointment of commissioners on or after July 1, 2009 and		
297	subject to the restriction in Subsection (2)(d), the selection of commissioners shall be as		
298	follows:		
299	(i) four commissioners with one commissioner selected from each of the four regions		
300	established by the department; and		
301	(ii) subject to the restriction in Subsection (2)(c), three commissioners selected from		
302	the state at large.		
303	(c) (i) At least one of the three commissioners appointed under Subsection (2)(b)(ii)		
304	shall be selected from a rural county.		
305	(ii) For purposes of this Subsection (2)(c), a rural county includes a county of the third,		
306	fourth, fifth, or sixth class.		
307	(d) No more than two commissioners appointed under Subsection (2)(b) may be		
308	selected from any one of the four regions established by the department.		
309	(3) A member may not receive compensation or benefits for the member's service, but		

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310	may receive per diem and travel expenses in accordance with:		
311	(a) Section 63A-3-106;		
312	(b) Section 63A-3-107; and		
313	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and		
314	63A-3-107.		
315	(4) (a) One member of the commission shall be designated by the governor as chair.		
316	(b) The commission shall select one member as vice chair to act in the chair's absence.		
317	(5) Any four commissioners constitute a quorum.		
318	(6) [$\frac{1}{2}$ Each member of the commission shall qualify by[$\frac{1}{2}$ taking the		
319	constitutional oath of office[; and].		
320	[(ii) giving a surety bond.]		
321	[(b) The Division of Finance of the Department of Administrative Services shall		
322	determine the form and amount of the bond, and the state shall pay the bond premium.]		
323	Section 11. Section 76-8-203 is amended to read:		
324	76-8-203. Unofficial misconduct.		
325	(1) A person is guilty of unofficial misconduct if [he] the person exercises or attempts		
326	to exercise any of the functions of a public office when the person:		
327	(a) [he] has not taken and filed the required oath of office;		
328	(b) [he] has failed to execute and file [the] a required bond;		
329	(c) [he] has not been elected or appointed to office;		
330	(d) [he] exercises any of the functions of his office after his term has expired and the		
331	successor has been elected or appointed and has qualified, or after his office has been legally		
332	removed; or		
333	(e) [he] knowingly withholds or retains from his successor in office or other person		
334	entitled to the official seal or any records, papers, documents, or other writings appertaining or		
335	belonging to his office or mutilates or destroys or takes away the same.		
336	(2) Unofficial misconduct is a class B misdemeanor.		
337	Section 12. Repealer.		

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338		This bill repeals:		
339		Section 23-14-9, Bonding of division employees.		
340		Section 31A-2-107, Bonding of employees.		
341		Section 39-1-27, Bonds of accountable officers.		
342		Section 63A-3-108, Designation of state officers and employees required to	give	
343	surety	y bonds Form of bonds Competitive bidding.		
344		Section 63A-9-806, Bonds.		
345		Section 67-3-7, Official bond.		
346		Section 67-5-2, Official bond.		
347		Section 13. Effective date.		
348		(1) Except as provided in Subsection (2), this bill takes effect on May 10, 2011	<u>.</u>	
349		(2) The amendments to Section 32B-2-206 (Effective 07/01/11) take effect on I	<u>fuly 1,</u>	
350	<u>2011.</u>			